

MAY \_\_, 2018

ATTN: COMPLIANCE TRACKER, AE-18J  
AIR ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH  
U.S. ENVIRONMENTAL PROTECTION AGENCY  
REGION 5  
77 W. JACKSON BOULEVARD  
CHICAGO, IL 60604

ATTORNEYS AT LAW

JARED K. HASSAN  
jared@hassancables.com

STEWART D. CABLES  
stewart@hassancables.com

RYAN C. CHUBB  
ryan@hassancables.com  
*[associate]*

ANDREW D. ROTHBERG  
andrew@hassancables.com  
*[associate]*

JESSICA R. CREEVY  
jessica@hassancables.com  
*[of counsel]*

SENT VIA OVERNIGHT DELIVERY

**RE: Holderdown Performance, LLC – Supplement to Response to Request for Information Dated December 18, 2017**

Dear Mr. Edward Nam,

This letter and its attachments are hereby submitted as a supplement to the response previously submitted regarding the above referenced Request for Information Under §208(a) of the Clean Air Act, 42 U.S.C. §7542(a) (the “*Request*”), issued by the United States Environmental Protection Agency (“*EPA*”) to Holderdown Performance, LLC (“*Holderdown*”).

### SUPPLEMENTAL RESPONSES

#### Supplemental Response to Request No. 3

(d) Copies of additional invoices are enclosed herewith, see HD0059 - 170.

Holderdown Performance, LLC stands willing to discuss the foregoing responses with the EPA at a mutually convenient time.

Sincerely,



Stewart D. Cables, Partner  
Hassan+Cables, LLC  
1035 Pearl Street, Suite 200  
Boulder, CO 80302  
(303)625-1025  
stewart@hassancables.com

### **CERTIFICATION**

I certify that I am fully authorized by Holderdown Performance, LLC, to provide the above information on its behalf to the EPA.

I certify under penalty of law that I have examined and am familiar with the information in the enclosed documents, including all attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify that the statements and information are, to the best of my knowledge and belief, true and complete. I am aware that there are significant penalties for knowingly submitting false statements and information, including the possibility of fines or imprisonment pursuant to Section 113(c)(2) of the Clean Air Act, 42 U.S.C. §7413(c)(2), and 18 U.S.C. §§ 1001 and 1341.



---

Jaran Holder, Manager  
Holderdown Performance, LLC